2:22-cv-00874-D	CN Dates Filed 04/01 201000005674	/25 _{Pαse} Entry 1497 342	Number _! 1		0005 <mark>88</mark> for Re ETOWN 9		of 5		
					PREVAT	TTE, R	EGISTER 59 pm. 11.00	OF C	DEEDS
PREPARED BY: File No. 010-1216	LUMPKIN, OXNER &	STACY, P.A.	(rtm)	STATE COUNTY Book	TAX	88- 37-	40.00 40.00 342 -	346	
STATE OF SOUTH	CAROLINA)				EX	HI	BIT	1	
) TIT			TLE TO	TO REAL ESTATE					

KNOW ALL MEN BY THESE PRESENTS, That we, Kyle N. Young and **Jacqueline M. Young,** in the State aforesaid, for and in consideration of the sum of **THREE** MILLION THREE HUNDRED FOUR THOUSAND AND 00/100 (\$3,400,000.00) Dollars to us in hand received at and before the sealing of these presents by MST, LLC, a Nevada limited liability company doing business as MST Weehaw, LLC, One Breakthrough Way, Las Vegas, Nevada 89135, the receipt of which is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release, subject to the matters as set forth below, unto the said MST, LLC, a Nevada limited liability company doing business as MST Weehaw, LLC, its successors and/or assigns, forever, the following described real property, to wit:

All that certain piece, parcel or tract of land situate, lying and being in the County of Georgetown, State of South Carolina containing Six Hundred Eighty-Seven and Two-tenths (687.2) acres and being more fully shown on "Plat of 687.2 Acres, the Remaining Portion of Weehaw Plantation on Black River, Surveyed for MST, LLC, a Nevada Limited Liability Company", dated May 20, 2010, prepared by Powers Land Surveying and recorded on June 21, 2010 on Slide 714 at page 10, in the Office of the Register of Deeds for Georgetown County. Said tract of land having such courses, distances, shapes, metes and bounds as will more fully and in detail appear by reference to the aforesaid map which is incorporated herein and made a part and parcel hereof.

TMS#02-1009-018-02-00 and 02-1009-018-02-02

COUNTY OF GEORGETOWN

Being a portion of the same premises conveyed to Grantors herein by deed of Sand Dunes Ocean Front Resort, LLC, a South Carolina limited liability company, et al, dated June 24, 2004 and recorded on June 28, 2004 in Deed Book 1529 at page 191 in the Office of the Register of Deeds for Georgetown County.

THIS CONVEYANCE IS MADE SUBJECT TO all matters as shown on "Plat of 687.2 Acres, the Remaining Portion of Weehaw Plantation on Black River, Surveyed for MST, LLC, a Nevada Limited Liability Company", dated May 20, 2010, prepared by Powers Land Surveying and recorded on June 21, 2010 on Slide 714 at page 10; to the Conservation Easement and Declaration of Restrictive Covenants made December 29, 1995 between Larry Young and Judy Young and North American Land Trust recorded on December 29, 1995 in Deed Book 669 at page 300; to the Amendment to Conservation Easement and

Declaration of Restrictive Covenants between Kyle N. Young and Jacqueline M. Young and the North American Land Trust dated December 19, 2008 and recorded on December 30, 2008 in Record Book 1122 at page 80; and to all covenants, conditions, restrictions and easements as may be applicable as recorded in the public records of Georgetown County.

TOGETHER with all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular, the Premises before mentioned, subject to the matters set forth above, unto the said MST, LLC, a Nevada limited liability company doing business as MST Weehaw, LLC, its successors and/or assigns, forever.

AND we do hereby bind ourselves and our heirs, Executors and Administrators, to warrant and forever defend, all and singular, the said Premises unto the said MST, LLC, a Nevada limited liability company doing business as MST Weehaw, LLC, its successors and/or assigns, against us and our Heirs and Assigns, and all persons whomsoever lawfully claiming, or to claim the same or any part thereof.

*****SEE SIGNATURES ON NEXT PAGE****

SIGNED, SEALED AND DELIVERED

Notary Public for South Carolina
My Commission Expires: 2/7/2015

(affix seal)

WITNESS our Hands and Seals, this 16th day of June, in the year of our Lord Two Thousand Ten (2010).

IN THE PRESENCE OF:			
Harrlet ? M. Dui	ul 1	MM	(L.S.)
signature of Witness	Kyle	N. Young	
signature of Notary	Jaco Jaco	weline M. Young	(L.S.)
(same as Acknowledgment below)	oacq	acime wi. I bung	
	* * * * * *	* * * * *	
STATE OF SOUTH CAROLINA)		
)	ACKNOWLEDGMI	ENT
COUNTY OF GEORGETOWN)		
The due execution of the 16th day of June, 2010, by Kyle N. Yo		g instrument was acknowle acqueline M. Young.	edged before me this

STATE OF SC	UTH CAROLINA)				
COUNTY OF	GEORGETOWN) AFFIDAVIT)				
PERSONALL	Y appeared before me the	e undersigned, who being duly sworn, deposes and says:				
1. I hav	I have read the information on this affidavit and I understand such information.					
No. 02-1009-0	18-02-00 and 02-1009-0	ed is 687.2 acres known as Weehaw Plantation, Georgetown County Tax M 018-02-02 was transferred by Kyle N. Young and Jacqueline M. Young to g business as MST Weehaw, LLC on June 16, 2010.				
3. Chec	Check one of the following: The deed is					
(a) _ (b) _ (c) _	subject to the deed stockholder, partne exempt from the de	recording fee as a transfer for consideration paid or to be paid in money of recording fee as a transfer between a corporation, a partnership, or other ear, or owner of the entity, or is a transfer to a trust or as a distribution to a tended recording fee because (See Information section of affidavit): pt, please skip items 4 - 7, and go to item 8 of this affidavit.	entity and a			
4. Checaffidavit):	k one of the following if	f either item 3(a) or item 3(b) above has been checked (See Information se	ection of this			
(a) _ (b) _ (c) _	\$3,400,000.00. The fee is computed	ed on the consideration paid or to be paid in money or money's worth in the ed on the fair market value of the realty which is \$ ed on the fair market value of the realty as established for property tax purp				
	mained on the land, tener	the following: A lien or encumbrance existed on the land, tenement, or rement, or realty after the transfer. If "Yes," the amount of the outstanding				
6. The	deed recording fee is con	mputed as follows:				
(a) (b) (c)	Place the amount li (If no amount is list	isted in item 4 above here: isted in item 5 above here: sted, place zero here.) from Line 6(a) and place result here: \$\frac{3,400,000.00}{3,400,000.00}\$				
7. The \$12,580.00.	deed recording fee due is	s based on the amount listed on Line 6(c) above and the deed recording fe	e due is:			
8. As reas: One of Gra	•	I2-24-70, I state that I am a responsible person who was connected with	the transaction			
		quired to furnish this affidavit who wilfully furnishes a false or fraudulent exiction, must be fined not more that one thousand dollars or imprisoned in				
day of June, 20	for South Carolina)	Responsible Person Connected with the Transaction KYLE N. YOUNG				

RECORD THIS DATE
AUDITOR GEORGETOWN CO.
LINDA S. MOCK

96701 3.04 Steer
201000005674
Filed for Record in
GEORGETOWN SC
WANDA FREVATTE, REGISTER OF DEEDS
06-21-2010 At 02:59 pm.
06-21-2010 At 02:59 pm.
DEED
11.00
STATE TAX 8840.00
CDUNTY TAX 3740.00
CDUNTY TAX 3740.00
Book 1497 Page 342 - 346
Book 1497 Page 342 - 346

Instrument 201000005674

Book Page 1497 346